Instructions for Agreement Settlement Form (ASF) Pro Forma Cost Sharing Agreements

Purpose: A departmental ASF Pro Forma is to be used for cost settled agreements which purchase part or all of a Community Agency's program. The Provider completed the Pro Forma, subject to review by the Agreement Administrator. All program revenue and expenses should be included in the budget and the Pro Forma. In order to complete this form, one needs to understand the terms of the negotiated agreement and the standard administrative requirements applicable to MAAP agreements. The Pro Forma is illustrative; settlement will be according to actual amounts and applicable circulars and rules. The following example follows the language contained in the MAAP rule.

	Example	Justification	Entry on ASF		
			Revenue	Expense	Balance
Part I: Per Agreement Budget			+	+	\$0
All revenue and expenses					
should be reflected in the					
budget and the Pro Forma					
Agreement Adjustments:					
While not all inclusive, the					
following are among the most					
common examples of					
adjustments which could be					
made to revenues and expense					
amounts for cost sharing					
A. Eliminate negotiated	Particular line items or expenses		-	-	\$0
agreement ASF Pro Forma	that the Agreement Administrator				
revenues and related	doesn't want to reimburse.				
expenditures.					
B. Eliminate unallowable	Bad debt, lobbying, bonuses,	Unallowable per A-122,	-	-	\$0
expenditures per applicable	mileage in excess of the State rate.	A-87, or Chapter 50.			
federal cost principles.	In the absence of contract	Could be disallowed, or			
Donations or other unrestricted	provisions to the contrary, costs	removed against specific			
revenue should be used for	incurred for interest on borrowed	revenue if stated in			
unallowables.	capital are unallowable. Interest on debt incurred after 9/29/95 to	contract.			
	acquire or replace capital assets is allowable.				

	DHHS allows interest on borrowed capital on or before 9/29/95 to be prorated and offset against DHHS agreement State revenue and other unrestricted non-Federal revenue. (Note: interest incurred for short term cash flow loans can be offset using non-State, non-Federal unrestricted revenue).				
C. Eliminate expenditures which are not in accordance with MAAP section .04 for "Revisions of budgets and program plans".	Any budget category but especially Equipment. State budget category	If agency exceeds budget, excess is disallowed. If agency purchases equipment different from what is in agreement budget, entire amount is disallowed.	-	-	\$0
D. Eliminate In Kind revenue and expenditures.		In-kind is not a cash expense and should not participate in cost-sharing even if used for match.	-	-	\$0
E. Eliminate restricted revenue and related expenditures which purchases part of the total program.	All non-agreement state and federal government revenue (unless cost sharing is indicated by the revenue source), MaineCare and Medicare, Program Client fees, Restricted Client Rents, Sales of Product, Subrecipient agreements.	Restricted Donations are stipulated by donor. Subrecipient agreements should not be part of cost-sharing.	-	-	\$0
F. Include agreement available revenue (agreement award less revenue received).	If agency does not show the entire amount of the agreement on the SAO, it is added here.	Cost-sharing should be calculated using the entire amount of the agreement.	+	\$0	+
G. Include all "other available revenue" per MAAP section .04 which represents a commitment of funds by the agency to the program.	Unrestricted income (donations, agency share), match (cash or inkind)	Actual amounts shown on the SAO are changed to the budget amounts. Agency has committed the budget amount.	+	+	\$0

H. Include prior year carry forward balances.	Federal funds only, as approved. State funds are not allowed to be carried forward.	Carry Forward approved for inclusion in current agreement.	-	-	\$0
Line 1 plus or minus all adjustments within Part 1 equals line 14 the totals available for Part II cost sharing.					
Part II: Agreement cost sharing					
The part I line 14 totals are posted to line 18 and they represent the total allowable and allocable expenses which can be cost shared to the agreement. The total expenses on line 18 are allocated to the agreement based upon agreement available revenue to the total available revenue.	Unrestricted revenue (donations, agency share, municipal revenue unless restricted), Client Fees-Private, 3 rd Party Insurance Fees, Private Co-Pays, and Agreement Revenue	These are the remaining amounts from the SAO that should be included for cost-sharing			

Note to adjustments

The section at the bottom of the pro-forma ASF is for notes to adjustments. Whenever possible the use of explanatory notes to line adjustments is suggested, especially if revenue sources are combined, or portions of unrestricted revenue are used for unallowable expenses.

Any notes that can clarify adjustments are helpful. For example, in "E" above, the pro-forma would show subrecipient agreements as being removed dollar-for-dollar, as it is based on a balanced budget. A note could be included here indicating that this adjustment should remove

actual subrecipient agreement revenue against actual subrecipient agreement expense (but not greater than subcontract revenue, and any surplus should be collected from the subrecipient.

Fundraising revenue and expense should not be part of the budget; agencies should utilize a separate cost center. Any funds committed to the program as a result of fund raising should be entered into the budget.